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INTERVENTION OPEN MEETING AGENDA ITEM



RECEIVED Loren R. Ungar AZ Bar No. 027101 Rose Law Group pc 7144 E. Stetson Drive, Suite 300 2016 APR 28 P 4: 34 Scottsdale, Arizona 85251 3 Direct: (480) 240-5650 AZ CORP COMMISSION Fax: (480) 505-3925 4 DOCKET CONTROL Attorney for Intervenor SOLON Corporation 5 6 BEFORE THE ARIZONA CORPORATION COMMISSION 7 **DOUG LITTLE BOB STUMP BOB BURNS CHAIRMAN** 8 COMMISSIONER **COMMISSIONER** 9 TOM FORESE ANDY TOBIN COMMISSIONER COMMISSIONER 10 IN THE MATTER OF THE 11 **DOCKET NO.** E-01933A-15-0239 APPLICATION OF TUCSON ELECTRIC 12 POWER COMPANY FOR APPROVAL OF ITS 2016 RENEWABLE ENERGY 13 STANDARD AND TARIFF 14 IMPLEMENTATION PLAN. 15 IN THE MATTER OF THE DOCKET NO. E-01933A-15-0322 APPLICATION OF TUCSON ELECTRIC 16 Arizona Corporation Commission POWER COMPANY FOR THE DOCKETED 17 ESTABLISHMENT OF JUST AND REASONABLE RATES AND CHARGES 18 APR 28 2016 **DESIGNED TO REALIZE A** REASONABLE RATE OF RETURN ON 19 **DOCKETED BY** THE FAIR VALUE OF THE PROPERTIES 20 OF TUCSON ELECTRIC POWER **COMPANY DEVOTED TO ITS** 21 **OPERATIONS THROUGHOUT THE** SOLON CORPORATION'S

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STATE OF ARIZONA AND FOR

RELATED APPROVALS.

Pursuant to A.A.C. R14-3-105, SOLON Corporation ("SOLON") hereby makes its Application for Leave to Intervene (the "Application") in the above captioned proceedings (the "Proceeding").

APPLICATION FOR LEAVE TO

INTERVENE

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SOLON is a turnkey commercial solar developer and contractor headquartered in Tucson, Arizona since 2007. SOLON develops, designs, constructs, finances, and services solar arrays throughout Arizona and specifically within Tucson Electric Power's ("TEP") service territory.

SOLON is entitled to intervene because it and its employees are substantially and directly affected by the proceeding and SOLON's intervention will not unduly broaden the issues presented. In Support of this Application, SOLON submits the following information:

I. SOLON is Substantially and Directly Affected

SOLON not only has its headquarters in Tucson but continues to develop commercial and utility projects in TEP's service territory. SOLON employs dozens of Tucsonans including electricians, engineers, construction management, accountants, and sales and administrative staff.

II. SOLON's Intervention Can Assist the Commission

SOLON can provide a unique perspective on the proceedings because of its unique role as a comprehensive developer of commercial scale solar systems.

III. SOLON's Intervention Will Not Expand The Proceedings

By granting intervening status to SOLON, the proceedings and issues to be discussed will not be unduly burdened.

Service of all documents or pleadings should be made to SOLON counsel at the following address: Loren Ungar Rose Law Group pc 7144 E. Stetson Drive, Suite 300 Scottsdale, Arizona 85251 lungar@roselawgroup.com Respectfully submitted this 28th day of April, 2016. **ROSE LAW GROUP pc** /s/ Loren R. Ungar Loren R. Ungar Attorney for Intervenor SOLON Corporation

1	Original and 13 copies filed on this 28th day of April, 2016 with:	
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3	Docket Control	
4	Arizona Corporation Commission	
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5	Phoenix, Arizona 85007	
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6	record listed below:	foregoing via email or U.S. mail to all parties of
7	record listed below.	
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